UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
JAMAL HAMMOUD,	X	
	Plaintiff,	Civ. No. 1:20-cv-00106 (MKV)
v.		
SOCIÉTÉ GÉNÉRALE DE BANQUE AU LIBAN,		
	Defendant.	

DECLARATION OF JACOB A. ENGLANDER IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANT'S MOTION TO DISMISS

Jacob A. Englander declares that the following is true and correct under penalty of perjury pursuant to 28 U.S.C. § 1746:

- 1. I am an associate in the office of Lazare Potter Giacovas & Moyle LLP, attorneys for Plaintiff Jamal Hammoud ("Plaintiff") in the above captioned matter.
- 2. I submit this declaration in support of Plaintiff's Opposition to Defendant Société Générale de Banque au Liban's ("SGBL") Motion to Dismiss and in order to place before the Court certain documents of which the Court may take judicial notice, and which are referenced in Plaintiff's Memorandum of Law in Opposition to the Motion to Dismiss.
- 3. Annexed hereto as <u>Exhibit A</u> is a true and correct copy of a screenshot of SGBL's webpage titled "Our Correspondent Banks", which is publicly available here: http://www.sgbl.com.lb/sgbl_en/notrereseau/Pages/NosBanquesCorrespondantes.aspx.
- 4. Annexed hereto as <u>Exhibit B</u> is a true and correct copy of the cover page and "financial highlights" page of SGBL Group's Annual Report 2018, which is publicly available

here:

http://www.sgbl.com.lb/sgbl_fr/NosPublications/Annual%20Report/Rapport%20annuel%20201

<u>8.pdf</u>.

5. Annexed hereto as Exhibit C is a true and correct copy of the April 14, 2020

Declaration of Muhannad Saleh Ammar.

6. Annexed hereto as Exhibit D is a true and correct copy of a screenshot of

Transparency International's Lebanon page, indicating a ranking of 137 out of 180 countries on

the Corruption Perceptions Index (CPI) for 2019, which is publicly available here:

https://www.transparency.org/country/LBN.

Dated:

New York, New York

April 15, 2020

LAZARE POTTER GIACOVAS & MOYLE LLP

By: /s/ Jacob A. Englander

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